

1 far as exemptions are concerned, definitively only the
2 State, but through the inference that exemptions follow
3 the taxing power under Section 8.01-b, the local political
4 unit can do it. If it were a county as we established
5 earlier, they could do it through a grant by a single
6 application to that county. If it were a municipality,
7 on the other hand, it would be a general law.

8 ~~THE CHAIRMAN: Delegate Wheatley.~~

9 ~~DELEGATE WHEATLEY: As to class --~~

10 ~~DELEGATE CASE: The same would be true.~~

11 ~~DELEGATE WHEATLEY: In either event, it would~~
12 ~~be local or state as the case may be.~~

13 ~~DELEGATE CASE? Yes,~~

14 ~~THE CHAIRMAN: Delegate Maurer.~~

15 DELEGATE MAURER: Delegate Case, your answers
16 to Delegate Miller raised several questions in my mind,
17 and I would like to ask you something further about
18 8.01(a) and the phrase "exercising legislative powers".
19 As I understand 8.01(a) it is basically what was in the
20 draft constitution with the thought, and I quote from
21 *on page 270 of the Blue Book:* "the purpose of this draft section is to